CASE NO. 4:20-CV-03220-YGR

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16	UNITED STATES DISTRICT COURT	
	NORTHERN DISTRICT OF CALIFORNIA	
17	OAKLAND DIVISION	
18		
19	ANGELA DAVIS, DEANNA LOPEZ, and	Case No. 4:20-cy-03220-YGR
20	URSULA RILEY, individually and on behalf of all others similarly situated,	ORDER GRANTING JOINT STIPULATION FOR DISMISSAI
21	Plaintiffs,	PURSUANT TO FED. R. CIV. P. 41(A)(1)(A)(II)
22	V.	
23		Judge: Yvonne Gonzalez Rogers
	THE PROCTER & GAMBLE COMPANY,	
24	Defendant.	
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By and through their respective counsel of record, Plaintiffs Angela Davis, Deanna Lopez			
and Ursula Riley ("Plaintiffs") and Defendant The Procter & Gamble Company ("P&G"), stipulate			
and agree as follows:			
JOINT STIPULATION FOR DISMISSAL			
Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), the Plaintiffs and P&G hereby			
stipulate that the claims of Plaintiffs Angela Davis, Deanna Lopez and Ursula Riley, which are			
asserted in the First Amended Class Action Complaint (Dkt. 18), are hereby dismissed with			
prejudice. The Plaintiffs and P&G agree to bear their own costs and fees. This stipulation shall be			
without prejudice to the claims of the putative class members.			
The filing attorney hereby certifies that concurrence in the filing of the document has been			
obtained from each signatory, in accordance with Local Rule 5-1.			
Stipulated to and respectfully submitted:			
Dated: February 12, 2021	AHDOOT & WOLFSON, PC		
	By: /s/Christopher F Stiner		
	By: /s/ Christopher E. Stiner Christopher E. Stiner		
	Attorney for Plaintiffs		
Dated: February 12, 2021	SQUIRE PATTON BOGGS (US) LLP		
Dated. February 12, 2021	SQUIRE FAITON BOGGS (OS) LLF		
	By: /s/ Eric J. Knapp Eric J. Knapp		
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	Attorneys for Defendant The Procter & Gamble Company		
ORDER			
Pursuant to the above stipulation, this action is DISMISSED WITH PREJUDICE as to plaintiffs			
Angela Davis, Deanna Lopez, and Ursula Riley, and DISMISSED WITHOUT PREJUDICE as			
to the putative class. IT IS SO ORDERED.			
DATE: February 16, 2021	WONNE GONZO EZ POGERS		
	UNITED STATES DISTRICT JUDGE		